UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITED STATES OF AMERICA)	
)	
V.)	No. 3:22-CR-378-N
)	
RAYNALDO RIVERA ORTIZ JR.)	ECF

DEFENDANT'S WITNESS LIST

COMES NOW, Raynaldo Rivera Ortiz, Jr., by and through his counsel, John M. Nicholson, Assistant Federal Public Defender, in accordance with this Court's Pretrial Order, hereby adopts all the Government's witnesses and files the following listing of witnesses:

PROBABLE WITNESS & ADDRESS	GENERAL AREA OF TESTIMONY
Kassandra Garza Dallas Police Department 1400 Botham Jean Blvd. Dallas, Texas 75215	Fingerprint collection
Detective Andrea Watson Dallas Police Department 1400 Botham Jean Blvd. Dallas, Texas 75215	Fingerprint collection and analysis
Jo Skabo 1056 Ruidoso Downs Drive Terrell, Texas 75160	Firsthand knowledge of work with Dr. Ortiz.
Dr. Jason Joonki Park 2552 Gosling Drive Plano, Texas 75075	Self-identification.
Dr. Gerald D. Murphy 12222 Merit Drive, Suite 600 Dallas, Texas 75251	Self-identification.
POSSIBLE WITNESSES & ADDRESS	GENERAL AREA OF TESTIMONY

Case 3:22-cr-00378-N Document 134 Filed 03/25/24 Page 2 of 3 PageID 1200

Edwin Lisboa Federal Public Defender, NDTX 525 S. Griffin Street, Ste. 629 Dallas, Texas 75202	Fact and witness investigation
Dr. Kari M. Midthun, Ph.D. NMS Labs 200 Welsh Road Horsham, PA 79044	Blood sample testing
Dr. Elizabeth Kerner, M.D. 6130 W. Parker #110 Plano, Texas 75093	K.G. 07/07/2022 T.Y. 08/04/2022 K.P. 08/18/2022 & 08/19/2022
Terrie Burson 9009 Briarcrest Drive Rowlett, Texas 75089	Firsthand knowledge of work with Dr. Ortiz.
Haley Torneden 3033 Ohio Drive Frisco, Texas	Firsthand knowledge of work with Dr. Ortiz.
Dr. Bernard Adami 2225 Peggy Lane Garland, Texas 75042	Firsthand knowledge of work with Dr. Ortiz.
Dr. Michael Cowart 5613 Yeary Road Plano, Texas 75024	Firsthand knowledge of work with Dr. Ortiz.
Dr. Steven Trostel 6624 Terrace Mill Lane Plano, Texas 75024	Firsthand knowledge of work with Dr. Ortiz.
Dr. Joel Ciarochi 7 Medical Pkwy Dallas, TX 75234	BSW ND Investigation of Dr. Ortiz
Tuan Vu Paramedic, Dallas Fire Rescue 1551 Baylor Street, #300 Dallas, Texas 75226	J.E. 08/09/2022
EXPERT WITNESSES & ADDRESS	GENERAL AREA OF TESTIMONY

Case 3:22-cr-00378-N Document 134 Filed 03/25/24 Page 3 of 3 PageID 1201

BobbieJean Sweitzer, M.D. 3300 Gallows Road Falls Church, Virginia 22042	Interpret medical records in this case.
Heather L. Harris, MFS, JD P.O. Box 43626 Philadelphia, Pennsylvania 19106	Explain the technical evidence in this case.
Elizabeth M. Molina, CLPE 1400 Botham Jean Blvd. Dallas, Texas 75215	Read and interpret latent prints in this case.

The defense does not anticipate calling any other witnesses other than for impeachment purposes.

Respectfully submitted,

/s/ John M. Nicholson
JOHN M. NICHOLSON
Assistant Federal Public Defender
Northern District of Texas
Texas Bar No. 24013240
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Dallas, Texas 75202
(214) 767-2746

CERTIFICATE OF SERVICE

I hereby certify that on March 25, 2024, I electronically filed the foregoing document with the Clerk of the Court for the U.S. District Court, Northern District of Texas, using the electronic case filing system of the Court. The electronic case filing system sent a "Notice of Electronic Filing" to the following attorneys of record who have consented in writing to accept this notice as service of this document by electronic means to john.delagarza@usdoj.gov.

/s/ John M. Nicholson JOHN M. NICHOLSON